IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

ROTHSCHILD CONNECTED DEVICES INNOVATIONS LLC,

Plaintiff, C.A. No. 1:16-cv-01241-TWT

V.

THE COCA-COLA COMPANY,

Defendant.

SCHEDULING ORDER

Before this Court is the Joint Motion of Plaintiff Rothschild Connected Devices Innovations, LLC and Defendant The Coca-Cola Company (collectively, the "Parties") to Set Case Schedule Post-Claim Construction Order ("Joint Motion"). The Court hereby GRANTS the Joint Motion and ORDERS that the following schedule shall apply for the remainder of the case:

Event	Date
Close of Post-Claim Construction Fact	February 28, 2018
Discovery	
	March 19, 2018
Settlement Conference after Discovery	14 days after the close of Post-Claim
	Construction Fact Discovery (LR 16.3)

Event	Date
Expert Reports on Issues for Which the Party Bears Burden of Proof	March 28, 2018
	30 days after close of Post-Claim
	Construction Fact Discovery
	(LPR 7.1(b))
Expert Reports on Issues for Which the	April 27, 2018
Party Does Not Bear the Burden of	30 days after initial round of expert
Proof	disclosures (LPR 7.1(c))
Rebuttal Expert Reports	May 7, 2018
	10 days after second round of expert
	disclosures (LPR 7.1(d))
Begin Depositions of Expert Witnesses	May 14, 2018
	7 days after deadline for service of
	rebuttal reports (LPR 7.2)
End Depositions of Expert Witnesses (Close of Expert Discovery)	June 13, 2018
	30 days after deposition period begins
	(LPR 7.2)
Motion for Summary Judgment Deadline	July 13, 2018
	30 days after close of Expert Discovery
	(LR 56.1(D))

SO ORDERED on	
	THOMAS W. THRASH, JR.
	UNITED STATES DISTRICT JUDGE